mendatory of and supplemental to chapter 128 of the session laws of 1261, being an act entitled "An act to prohibit the manufacture and sale of intoxicating liquors, except for medical, scientific and mechanical purposes, and to resultate the manufacture and sale thereof for such

Be it enacted by the Legislature of the State of Kun

BECHOW 1. That section 2 of chapter 128 of the session laws of Itsi shall be and the same is beredy amended so as to read as follows: 8-o-tone to sell, or herier, for medical, act nithe or mechanical purpose, any mail; vinous, spirimous, formented, or other intoxicating liquors, without first having procured a druggist's permit therefor from the Probate Judge of the county wherein such druggist may at the time le coing business; and such Probate Judge is her by author zed, in his discretion, to grant a druggist's permit for the period of one year to any per on of good moral character who is lawfully and in good in the nessged in the business of advurgist, in his canny, and the responsibility of selling said liquors, for the purposes aforesaid, in the manner berninster provided, and may in his discretion at any time revoke such primit. In order to o tain a druggist's permit under this act, the spilicant therefor shall present to the Probate Judge of the county wherein such applicant is engaged in the business, a petition signed by at least welve frecholders, having the qualifications of electors of the to a uship or city wherein such business in located, excitying that the spil cant is a press in the business of a druggist. If satisfied has the petition is true, the Probate Judge may, in his discretion, crant a permit to the applicant to sell intoxics in gliquors for middeal mechanical and scientific purpos a only; and such permit shall be recorded upon the Journal of the Probate Judge; shall receive for his services the sum of five dollars, to be paid by the a pilicant.

Judge shall receive for his services the sum of five dollars, to be paid by the a pilicant. Any physician who shall give such prescription shall be recorded upon the Journal of the Probate Judge; shall receive for his services the sum of five dollars, to be paid by the applicant, which are applicant to the spilicant and applicant and applicant and applicant and selection of the provisions of this services and the services of the sum of the spil seli or turnesh any of the liquors theron ob aloed to others as a b verege, shall be deeme; guity of a misdemeanor, and upon conviction thereof shall be protished by a fine of not less tran one hundred dollars not more than five hundred dollars, and by imprisonment in the county jail not less than thirty days nor more than ninety days. Every such daugest shall keep a book, wherein shall be recorded all sales of intoxicating liquors made by him, showing the name and resid nee of the purchaser, the kind and quantity of liquor sidd, the purpose for which it was sold, the date of each sale, and if upon prescription, the name of the physican making the same. Such record and pre criptions shall be open to the examination of the public at all reasonable times during business hours.

of the physic an making the same. Such record and pre criptions shall be open to the examination of the public at all reasonable times during business hours.

Sec. 4. That section 7 of the art to which this is amendatory shall be amended so as to read as follows: Sec. 7. Any person without taking out and having a permit to sell intoxicating liquors, as provided in this act, or any person not lawfully and in good faith engaged in the business of a druggist, who shall circetty or indirectly sell or batter any spirituous, mait, vinous, fermented, or other intoxicating liquors, shall be deemed guilty if a m is temeanor, and upon conviction these of shall be fined in any sum not less than one hundred sollars nor more than five hundred dollars, and be imprisoned in the county jail not less than twirty days nor more than five hundred dollars, and be imprisoned in the county jail not less than twirty days nor more than five hundred dollars, and be imprisoned in the county jail not less than twirty days nor more than five hundred dollars, and be imprisoned in the county jail not less than twirty days nor more than five hundred dollars, and permit to manufacture intoxicating liquors, as provided in this act, who shall manufacture of any of the liquors mentioned in section 1 of this at, shall be deemed guilty of a misdengature, or ald or assist or abet in the manufacture of any of the liquors mentioned in section 1 of this at, shall be deemed guilty of a misdengator, and upon conviction thereof shall suffer the same punishment as provided in the last-preceding section of this act to unlawfully selling such inquors; but sothing herein centained shall be construed to politic ple making of wine or cider from grapes or applies grown and raised by the person manufacture and sell in exicating liquors, or to manufacture and this is act, who shall sell to any person under the provision

the action.

SEG 7. That section twelve of the act to which
fals act is amendatory shall be and the same is
hereby amended so as to read as follows: Section
12. It shall be the duty of all Sheriffs, Deputy
Sheriffs, Constables, Marshala, Police Judges, and
police officers of any city or town, having notice police officers of any city or lown, having notice or knowledge of any boundons of the povision of this act, to notify the County Attorney of the fact of such violation, and to turnish him the names of any witnesses within his knowledge by whom such violation can be proved. If any such officer shall fail to comply with the provisions of this section, he shall upon conviction be fined in any sum not less than one hundred nor more than five hundred dollars, and such conviction shall be a forceiture of the office held by such person; and the court before whom such conviction is hall shall, in a dation to the imposition of the fine afores id, order and adjudge the forfeiture of his said office.

said office.

SEC. 8. If the County Attorney of any county shall be netified by an officer or other person of any violation of any of the provisions of this act, it shall be his cuty forthwith to diligently inquire into the facts of such violation, and for such purpose he is hereby authorized and required to issue his subpress for such person or persons as he may have reason to believe have any information or knowledge of such violation, to appear before him at a time and the subpress of such violation.

sale of the county, and shall be served and returned to such County Attorney in the same manner as subpound are served and returned to such County attorney in the same manner as subpound are served and returned in class cases. Each witness thall be sworn by whole truth, and nothing their has the same manner as subpound and the provisions of this set, or the act to which this is amendatory. The testimony of every such witness shall be reduced to reduce the same way to be subpounded of provision of the provisions of this set, or the act to which this is amendatory. The testimony of every such witness shall be reduced to the same and the section the County attempt the poses in this section the County attempt to the poses in this section the County attempt on the same manner of the section that county attempt of or on account of any disobedience of a subpound, a refusal to be sworn or answer as a witness of the section of the

med nerem, shan be paid by the county in which

ined neigh, shall be paid by the county in which such prosecution or sotion was begun.

SEC. 11. It shall be the duty of the county ettorney to dilicently prosecute any and all persons viol ting any of the provisions of this act in their respe tive counties, and to bring suit unon all bonds recognizances for eited, immediately after the nappening of such foreiture to recover the penalty and pay all money so collected, less his lee for collecting the same as herein provided into the school fund of n s county. If any county attorney shall fait, neglect, or refuse to faith fully perform any duty imposed upon him by this act, he shall be diened guilty of a misdemeasor, and upon conviction there of shall be fined in any sum in a tiess than one hundred dollars nor more than five hundred dollars, and be imprisoned in the county juil not less than ten days nor more than ninety days; and such conviction shall operate as a forieture of his office, and the court before whom such conviction may be had shall order and adjudge such forfelture of office in addition to the fine imposed as here! I provided. And whenever the county attorney shall be unable, or shall neclect or refuse to enforce the provisions of this act in his county of roany reason whateverthe providions of this act that I not be enforced in any county, it shall be theduty of the attorney general to enforce the same in such county, and for that purpose he may appoint as many assistants as he shall see fit, and he and his assistants shall be authorized to sign, verify any file all such complaints, informations, petitions and papers as the county attorney might lawfully do or perform and for such services he shall receive the same fees that the county attorney wouldon. SEC 12. Any person who shall directly or indirectly contract for the sale of intoxicating liquors from any person who shall directly or indirectly contract for the sale of intoxicating liquors with any person in this State, other than a person surhorized to sell the same as in this act, or where i

to be common nusances, and upon the judgment of any court having jurisdiction, finding such place to be a nuisance under this section, the sheriff, his Deputy, or Under Sheriff, or any Constable of the proper county, or Marshal of any city where the same is located, shall be directed to shat up and abate such place by taking possession thereof and destroying all intoxicating liquors found therein, together with all sigus, screens, bars, bottles, glasses and other property used in keeping and maintaining said nusance, and the owner or keeper thereor shall, upon conviction, be a judged guilty of maintaining a common nuisance, and shall be punished by a fine of not less than one hundred dollars nor more than five hundred dollars, and by imprisonment in the county juil not less than thirty days nor more than ninety days. The attorney general, county attorney, or any citizen of the county where such nuisance exists or is kept, or as maintained, may maintain an action in the name of the Sta e to abate and perpetually enjoin the same. The injunction shall be granted at the commencement of the action, and no bond shall be required. Any person vielating the terms of any injunction granted in such proceedings shall be purished as for contempt by a fine of not less than one hundred, nor more than five hundred dollars, or by imprisonment in the c unty jail not less than one hundred, nor more than six months, or by both such fine and imprisonment, in the discretion of the court.

thirty days nor more than six months, or by other such fine and imprisonment, in the discretion of the court.

SEC. 14. That section twenty-one of said act shall be and the same is hereby amended so as to read as follows: Section 21. In prosecutions under this act by indiciment or otherwise, it shall not be necessary to state the kind of liquor manufactured or sold, and shall not be necessary to describe the place where sold, except in prosicutions for keeping and maintaining a common nuisance, or when a lieu 1. sought to be established against the place where such liquors were tiligally sold; and it shall not be necessary to state the name of the person to whom sold; and it shall not be necessary in the first instance for the State to prove that the party charged did not have a permit to sell intoxicating liquors for the except of purposes; and in all cases the person or

have been sold in violation of this act shall be comp. tent witnesses to prove such fact, or any other fact tending thereto; and the members, shareholders or a-sociates in any club or association mentioned in socion sixteen of the act to which this act is smendatory, shall be competent winnesses to prove any violation of the provisions of said section, or of this ac, or of any fact tending thereto. No person shall be excused from teatiying touching any offense committed by another against any of the provisions of this act by reason of his testimony rending to criminate nimself (the witness) but the testimony given by such person shall in no case be used a sinst him.

Exc. 15. Whenever the father, mother, brother, sinter, wife, husband, or guardhan, or any relative of any p-roon shall notify any druggist that such person, naming him, uses, no xicating liquors as a heverage at a shall forbit raid druggust from selling, be-treing or giving to such person any intoxicating liquors, it shall be unlawful for any such druggist after such notice to let such p roon have any intoxicating liquors upon any terms or conditions whatever. Any druggist who shall violate the provisions of this section shall be deemed guilty of a misd-meanor, and upon conviction there-if shall be fined in any sum not less than one hundred dollars, and shall be imprisoned in the county jail for a peri-d of not less than thirty days nor more than six months.

Exc. 16. The treating or giving of any intoxicating liquors to any minor by any person other than the father, mother, or guardian of such minor, or a physician for medical purposes, shall be unlawful, and any person violating the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished therefor as provided in the last preceding section of this sect for unlawfully selling intoxicating liquors.

Exc. 17. Any officer, agent or employe of a rail-

punished therefor as provided in the last preceding section of this act for unlawfully selling intoxics ing liquors.

SEC. 17. Any officer, agent or employe of a railroad company, x press company, or other common carrier, who shall knowingly carry or deliver any intoxicating id nor to or for any person to be so of m violation of this act, or the act to which this is amendatory and supplemental, shall be deemed sulity of a misdemeanor, and on conviction thereof shall be fined not less than one hundred nor more than five hundred dollars, and be importanced in the county fall not less than one hundred nor more than five hundred dollars, and be importanced in the county all not less than thirty nor more first sixty days.

SEC. 18. Any citizen may employ an afformey to assist the County Attorney and the court as associate counsel in the proceeding and no prosecution shall be dismiss of over the oly cition of such associate counsel until the reasons of the County Attorney for such dismissal, togetner with the objections thereto of said associate counsel, and tally constitered by the court.

SEC. 19. Original sections, two, three, four, seven, eight, rine, twelve, thirt-en, and twenty-one, of the sair act to which this act is ameniatory and supplemental and all other acts or parts of acts in conflict with the provisions of this act, are hereby r pe-led. All prosecutions pending at the time of the taking effect of this act shall be continued the same as if this act had not been passed.

SEC. 20. This act shall take effect and be in force from and after its publication in the official State rester.

force from and after its publication in the official Step peaks.

Approved March 7, 1885.

I hereby certify that the foregoing is a true and correct copy of the original enrolled bill now on file in my office.

In testimony whereof I have hereunto subscribed my name and affix d my official [SEAL] seal. Dune at Topeka, Kansas, this 7th day of March, A. D., 1885.

E. B. ALLEN, Secretary of State.

First published March 10, 1883.

KANSAS FARMING.

Notes a. Incidents Among the Farmers of the State.

Argonia Clipper: About twenty of the leading farmers of Silver Creek township in Harper county, on the line of the Fort Scott road, have laid out a town a short distance from Newport, called Mid-lothian, and we understand that New-port will move to Midlothian. The company represent a capital stock of \$25,000, and will make things move. The following are the officers and directors: President, J. B. Bissell; Vice President, C. Cooper; S. S. Singer, F. W. Simpson, E. M. Moss, B. H. Freeman and T. L. Norris are the directors. They are all good responsible men, and are well known, which insures its success, and they are now prepared to do the fair thing with parties wishing to locate. It will make a good trading point; it is surregion in the State, and it is located about half way between Argonia and Anthony. Hurrah for Midlothian!

Abilene Reflector: J. D. Scott, Esq., of Banner township, called to see us last Tuesday and reported the accidental killing of Joseph G. Hoover at his home on sec. 30, Banner township. Thomas J. Bruce, a brother-in-law of Hoover's, had left his double barrel shotgun at the latter's house and on Sunday called for it. As it was getting late he decided to stay all night, and taking the gun to put it into the gun rack, he first attempted to remove the caps from the nipples. He had removed one cap, leaving the ham-mer of the gun raised, and was in the act of removing the other cap when the first hammer tell, discharging the barrel and sending the entire load of shot into the top of Hoover's head, who was sitting only a few feet from the muzzle of the gun with head bowed. The shot made a hole in the top of the unfortu-nate man's head about the size of a silver dollar, causing instantaneous death

McPherson Freeman: The beautifu. weather of the past few days seems to impress upon the minds of our people that spring is close at hand. We have noticed quite a number of farmers preparing for spring work, some having their old plows put in order, and others purchasing new ones. From present prospects it will not be long until this part of the moral vineyard will be covered with a coat of green and the trees adorned with their usual coat of summer wear. The present weather seems to act as an invigorator upon everyone, and all are preparing to go to work, with the object in view of making the coming year one of prosperity and happiness.

Augusta Gazette: C. H. Gelwicks was coming to town, last Saturday, with two mules harnessed to a farm wagon in which were himself, Miss McIlvain and another lady, and while attempting to ford the Whitewater at the Akin crossing, the entire outfit was swept down the stream, and it was only by the most strenuous effort that Mr. Gelwicks was able to save the lives of himself and the ladies. The wagon, harness, and Miss McIlvain's wheel chair (she being a cripple) will probably be recovered, reducing the loss to about \$350—the value of the mules. Mr. Gelwicks is well acquainted with the vagaries of the stream, and it is surprising that he should enter it when the water was high.

Harper Graphic: Lots of farmers were on the streets yesterday, and there wasn't a long face to be seen among them. The snow, though coming as it did very unexpectedly and at a time of the year when we usually begin to look for flowers, seems to have put every body in an excellent humor. No drougth or hot winds are to be looked for during the spring, and abundant crops for 1885 in Harper county are now as good as

Fredonia Times: The first apple orchard in Kansas was set out near Osage Mission, on what is known as the Lakeview farm and owned by James O'Brien, by a Pres-byterian society, in 1845. The Osage In-dians a few years afterwards burned the buildings and cut down the orchard. The Catholic fathers at the Mission planted peach and apple orchards in 1847, and some of the apple trees are yet standing and bearing.

Harper Graphic: The other day while

Isaac Harmer was having a well dug on Isaac Harmer was having a well dug on his farm six and a half miles northeast of Harper, and had got down twenty feet, he struck a stream of water six inches deep, and extending across the well. How much wider the stream is cannot be determined. The stream runs so rapidly that a bucket is carried across the well by the force of it. The stream was found under a layer of stone. was found under a layer of stone.

a few months before her father's death in 1616, she married Thomas Quincy, and they had three children; she died in 1661. The mention of her in her father's will seems to indicate a good deal of affection on his part and we know that she could not write her name, but signed with a cross.

The Size of Trees. The diameter of trees is said to vary not only from summer to winter, bu from day to day. They are larger from noon to twilight the next morning than from twilight until noon; they are smaller in the winter than in summer. Water and the sap of trees expand not only in proportion as they rise above, but also as they go below the freezing point. Low temperature as well as high promotes evaporation, and the trees evaporate from their branches in winter, and so the colder the weather the more they shrink.

The colored folks occupy the Cherry-vale skating rink two days in the week

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GRAT HAIR OF WHINKERS changed to in GLOST BLACK by a single application of this DTR. It imparts a natural color, act instantaneously. Sold by Druggists, on sent by express on receipt of \$1.

STILL TO THE FRONT!

Albany Times.

William Black made a lovely ideal out of Judith Shakspeare, the poet's unlettered daughter—but there is no trace of the sweet English lass in history. This is the little known of her. She and her twin brother Hammet were born in 1584; a few months before her fether's death.

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